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FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/12/2001	Mikhail Belov	E-13170	2093		
01/29/2003	•	ger.			
Douglas E. McKinley, Jr.			EXAMINER		
		GURZO, PAUL M			
9352		ART UNIT	PAPER NUMBER		
		2881			
		DATE MAILED: 01/29/2003	<b>,</b>		
	01/29/2003	01/29/2003 Linley, Jr. Fice	01/29/2003 Linley, Jr. EXAM Ffice GURZO,  0352  ART UNIT		

Please find below and/or attached an Office communication concerning this application or proceeding.

			Ar	pplication No.		Applicant(s)	<del></del>		
				9/976,505		BELOV ET AL.	,		
••	Offic	Action Summary		aminer		Art Unit			
		·		ul Gurzo		2881			
	The MAIL	LING DATE f this commun			ith the co		dress		
Period fo	r Reply								
THE II - Exter after - If the - If NO - Failui - Any r earne	MAILING Ensions of time r SIX (6) MONTI period for reply period for reply re to reply within eply received by	O STATUTORY PERIOD F DATE OF THIS COMMUN may be available under the provision: HS from the mailing date of this coming y specified above is less than thirty (1) y is specified above, the maximum so in the set or extended period for reply by the Office later than three months adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). munication. 30) days, a reply with tatutory period will ap y will. by statute. caus	In no event, however, may a in the statutory minimum of thir ply and will expire SIX (6) MON set the application to become At	reply be time ty (30) days NTHS from t BANDONED	ely filed will be considered timelthe mailing date of this considered to (35 U.S.C. § 133).	y. ommunication.		
Status	_								
1)	•	sive to communication(s) f		-tii					
2a)□			,—	ction is non-final.	Horo pr	accoution on to th	o morito is		
3)	closed in	s application is in condition accordance with the practice.	n for allowance tice under <i>Ex p</i>	parte Quayle, 1935 C.	D. 11, 4	53 O.G. 213.	e mems is		
Dispositi	on of Clai		·	-					
,	• •	1-11 is/are pending in the							
	4a) Of the	above claim(s) is/a	are withdrawn f	rom consideration.					
5)	Claim(s) is/are allowed.								
6)⊠	☑ Claim(s) <u>1-11</u> is/are rejected.								
7)	Claim(s) is/are objected to.								
•	Claim(s) _ ion Papers	are subject to restri s	ction and/or ele	ection requirement.					
,	•	ication is objected to by the							
10)🛛		ng(s) filed on <u>12 October 2</u>							
		t may not request that any ob							
11) 🔲		sed drawing correction file		a) ☐ approved b) ☐ o	disappro	ved by the Examin	er.		
	• •	ed, corrected drawings are re							
•		or declaration is objected t	o by the Exami	ner.					
•		J.S.C. §§ 119 and 120							
		edgment is made of a clair	n for foreign pri	ority under 35 U.S.C.	§ 119(a	)-(d) or (f).			
a)		☐ Some * c)☐ None of:					•		
	1. Certified copies of the priority documents have been received.								
	<ul> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage</li> </ul>								
* (		pies of the certified copies application from the Inter ached detailed Office acti	national Burea	u (PCT Rule 17.2(a)).			Stage		
14) 🗌 A	Acknowled	gment is made of a claim	for domestic pi	iority under 35 U.S.C.	. § 119(e	e) (to a provisiona	l application).		
a 15) <u> </u>	a)	ranslation of the foreign la Igment is made of a claim	inguage provisi for domestic p	ional application has t riority under 35 U.S.C	peen rec 3. §§ 120	eived. and/or 121.			
Attachmen	nt(s)								
2) Notice	ce of Draftspe	ices Cited (PTO-892) erson's Patent Drawing Review ( osure Statement(s) (PTO-1449)				/ (PTO-413) Paper No Patent Application (PT			

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3, 5, and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schwartz et al (5,572,022), and further in view of Kirchner et al. (5,464,975).

Regarding claim 1, Schwartz et al. teach a method for increasing the dynamic range of a mass spectrometer having at least one quadrupole filter and mass analyzer. This is accomplished by passing a sample of ions through the filter and identifying the desired and undesired ones (col. 6, lines 18 -47 and col. 11, lines 5 - 14). This filter only allows the sample ions within the desired mass to charge ratio to pass through to the mass spectrometer, and the undesired ones are ejected. They teach the use of numerous gating sequences, which teaches on the claimed introduction of more than one sample of ions (col. 6, lines 38-46). They also clearly depict the application of rf voltage to the quadrupole filter in Fig. 4, ref. 40 and 141. They continue to teach that the mass spectrometer operates to detect the ion current signal intensity corresponds to a mass spectra of the ions (col. 11, lines 55-57).

They do not explicitly state the measuring of the intensities of the mass spectrum of the first sample, but it is obvious that they can do such based on the above-stated ability to detect ion current signal intensity corresponds to a mass spectra of the ions. Further, Kirchner et al. teach that by scanning rf voltages to the quadrupole filter, a mass spectrum can be generated to show

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the signal intensity versus m/z ratio (col. 1, lines 41-54). Therefore, it would have been obvious to one having ordinary skill in the art at the time the inventions was made to measure intensities of a first sample because this will increase the efficiency of the detection and subsequent analyzing process.

Regarding claims 3, 5, and 7, Schwartz et al. teach the use of an ion trap mass spectrometer (col. 1, lines 12-16) and teaches numerous gating sequences to allow desired sample ions intro the mass spectrometer (col. 6, lines 38-47). Further, it is known in the art of sample detection that numerous samples can be detected in a similar fashion, and that rf voltages can be generated by quadrupolar excitation to electrodes of an ion trap, quadrupole filter, or other suitable device as taught by Schwartz et al. (col. 1, lines 27-34).

Claims 2, 4, 6, 8, 9, 10, and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schwartz et al (5,572,022) in view of Kirchner et al. (5,464,975), and further in view of Syage et al. (6,326,615).

Regarding claims 2 and 8, the above-applied prior art teaches the limitations of the claims except for the placement of an ion trap interposed between a filter and mass analyzer. However, Syage et al. teach that the use of an ion trap (418, 420) as an interface between an ionization source and mass analyzer (426, 428) has significant advantages (col. 7, lines 39-44, and Fig. 6 and 7). While they do not teach the use of a filter, this teaching can easily be extended to include such because the use of a filter for increased ion passing and measuring is known in the art as applied above and adding this filter will not deviate from the scope of the teaching of Syage et al. In addition, these figures clearly depict the claimed accumulation of ions in the ion trap and transferring of ions from the ion trap to the mass analyzer. Therefore, it would have been

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obvious to one having ordinary skill in the art at the time the inventions was made to dispose an ion trap between the filter and analyzer because this will lead to more accurate detection of desired ions.

Regarding claims 4, 6, 9, 10, and 11, Schwartz et al. teach the use of an ion trap mass spectrometer (col. 1, lines 12-16) and teaches numerous gating sequences to allow desired sample ions intro the mass spectrometer (col. 6, lines 38-47). Further, it is known in the art of sample detection that numerous samples can be detected in a similar fashion, and that rf voltages can be generated by quadrupolar excitation to electrodes of an ion trap, quadrupole filter, or other suitable device as taught by Schwartz et al. (col. 1, lines 27-34).

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Bateman et al. (6,107,623) teach the use of filters, ion traps, and mass analyzers as well as rf-only voltages for the purpose of sample detection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul Gurzo whose telephone number is (703) 306-0532. The examiner can normally be reached on M-Thurs. 7:30 - 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Lee can be reached on (703) 308-4116. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9318 for regular communications and (703) 872-9319 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

**PMG** January 23, 2003

SUPERVISORY PATENT EXAMINER
FECHNOLOGY CENTER 2800